| - | |
|----|--|
| 2 | |
| 3 | |
| 4 | |
| 5 | |
| 6 | |
| 7 | |
| 8 | GOOD TEG |
| 9 | |
| 10 | |
| 11 | v. MOBILEIF |
| 12 | |
| 13 | |
| 14 | GOOD TEG |
| 15 | |
| 16 | |
| 17 | v. AIRWATO |
| 18 | |
| 19 | |
| 20 | |
| 21 | The |
| 22 | 24, 2014. If (Case No. 1 finds that a IT IS SO C |
| 23 | |
| 24 | |
| 25 | |
| 26 | Dated: Feb |
| | I |

27

28

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

CHNOLOGY CORPORATION and CHNOLOGY SOFTWARE, INC.,

Plaintiff,

RON, INC.

Defendant.

CHNOLOGY CORPORATION and CHNOLOGY SOFTWARE, INC.,

Plaintiff,

CH LLC,

Defendant.

Case Nos.: 5:12-CV-05826-EJD; 5:13-CV-05827-EJD

ORDER VACATING INTERIM CASE MANAGEMENT CONFERENCE

ese matters are currently set for an Interim Case Management Conference on February Having reviewed the parties' Joint Interim Case Management Conference Statement 2-CV-05826 Dkt. Item No. 70; Case No. 12-CV-05827 Dkt. Item No. 66), the court conference is unnecessary at this time and hereby VACATES the conference.

ORDERED.

ruary 24, 2014



EDWARD J. DAVILA United States District Judge

Case Nos.: 5:12-CV-05826-EJD; 5:13-CV-05827-EJD ORDER VACATING INTERIM CASE MANAGEMENT CONFERENCE